VOLUME 4.

THE ORANGEBURG NEWS

PUBLISHED AT ORANGEBURG Every Saturday Morning.

BY THE ORANGEBURG NEWS COMPANY

TERMS OF SUBSCRIPTION. One Copy for one year \$2.00 " Six Months 1.00

Any enc.sending TEN DOLLARS, for a Ulab of New Subscribers, will receive an EXTRA COPY for DNE YEAR, free of COLUMNIA, S. C., January 10, '870.)

Notation of the Columnia of the Columnia

one inch of Advertising space.

Contract Advertisements inserted upon the ost liberal terms.

MARRIAGE and FUNERAL NOTICES, net exceeding one Square, inserted without

Terms Cash in Advance, Total

SEABROOK, BROWNING,

MEYERS, ATTORNEYS AT LAW, OFFICE AT

Orangeburg and Branchville. S.C. M: MEYERS or BROWNING will be at Branchville every Monday.

E. B. SEABROOK, Acting Selicitor 1st Circuit. MALCOLM I. BROWNING.

J. FELDER MEYERS. Jan 7 may 14

J. FELDER MEYERS,

TRIAL JUSTICE.

AUGUSTUS B. KNOWLTON,

WILL ATTEND PROMPTLY to the Duties of his Office. Call on him at the Office of SEABROOK, BROWNING & MEYERS, No. 3, Court House Square.

KNOWLTON & BULL, ATTORNEYS AND COUNSELLORS ORANGEBURG, S. C.

CHARLES S. BULL. Knowlton will be at Lowisville EVERY SATURDAY, and at Fort Motte on the 2d and 4th FRIDAYS of every month.

COOKE & COOKE, ATTORNEYS AT LAW,

ORANGEBURG, S. C. Will attend to BUSINESS in any of the STATE and the U. S. COURTS for the District of South Carolina.

T. H. COOKE. H. P. COOKE.

T. H. COOKE, Trial Justice. WILL ATTEND PROMPTLY to all BUSINESS entrusted to his care. june 25

F. M. WANNAMAKER, ATTORNEY AT LAW,

WM be at ORANGEBURG, on Mondays, Fridays and Saturdays. At LEWISVILLE on the other days of the Week.

W. L. W. RILEY TRIAL JUSTICE,

Residence in Fork of Ediste, ALL BUSINESS ENTRUSTED will be promptly and carefully attended to. July 28

M. ALBRECHT, BOOT AND SHOE MAKER,

ORANGEBURG, S. C.. zens of Orangeburg and Vicinity that he bas spended at his NEW STORE on Russell Street, between Messrs. Briggmann & Act required orange his license as by this Co, and McNamara & Jones, with a complete withdrawn, or who shall in any way violate Stock of LEATHER, &c., and that he has sufficient Workmen to fill all Orders entrust

respectfully solicits a continuance of the further, That nothing contained in this Sec-Thanking the Public for past patronage, tion shall release any company or companies upon any policy issued or delivered by it or oct 23

FRANK MELLETT. BOOT AND SHOEMAKER,

MOVED TO Squire Ellis' Old Office

ORANGEBURG, S. C.

Is prepared to do all work in the above line as neat and cheaper than any other man. Please give me a trial. All work warranted to give satisfaction.

OFFICIAL.

CIRCULAR.

EXECUTIVE DEPARTMENT.

Columbia, S. C., January 10, '870.

lie, bank, manufacturing or other stocks and

real estate secured to companies.

5th. The amount received from premiums,

and whether sufficient to pay lesses, &c.
6th. Whether there have been any chan-

ges in agencies during the preceding six

taining such license shall also cause such li-cense to be published in some newspaper, to

be designated by the Comptroller General, having circulation in the county in which he resides. The company shall also furnish the

Comptroller General, through their agent, an annual statement of the affairs of the com

pany, as provided in the second Section of this Act, and it shall be the duty of the ngent

or agents to publish the same.
SEC. 4. That if the Comptroller shall be-

some satisfied that any company is insolvent or unsafe, it shall be his duty to refuse li-cense to its agent or agents, and to withdraw any license that has been already issued.

SEC. 5. That any person who shall deliver

any policy of insurance, or collect any pre-

of insurance in this State, for any company

the provisions of this Act, shall be fined for every such offence not less than one hundred

dollars, nor more than five hundred dollars,

SEC. 6. That for every license issued by

the Comptroller General under this Act, he

shall be paid by the company taking out such license the sum of five dellars for his

See, 7. That all Acts or parts of Acts in-consistent with this Act are hereby repealed. In the Senate-House, the fifth day of March, in the year of aur Lard one thou-sand eight hundred atd sixty-nine

P. T. CORBEN,
President pro tempore of the Senate.
FRANKLIN J. MOSES, Jr.,
Speaker of the House of Representatives
Approved the sixth day of March, 1869.
ROBLET R. SUCCE, Governor.

minm of insurance or transact any bu

SEC. 3. That every agent or attorney ob-

J. L. NEAGLE,

specified

and sixty-nine:

AN ACT TO BETTER PROTECT HOLDERS OF IN

SURANCE POLICIES IN THIS STATE.

SECTION I. Be it enacted by the Senste and House of Representatives of the State of South Carolina new met and the State of GEORGIA Leavening and Management of the State of South Carolina new met and the State of GEORGIA Leavening and State of South Carolina new met and the State of GEORGIA Leavening and State of South Carolina new met and the State of South Carolina new eral may permit such Company to collect and receive the interest on such bonds or

and receive the interest on such bonds or stocks so deposited.

SEC. 2. Whenever any Company or Association is, or shall become fully organized, and the said Company or Association have deposited with the Comptroller General the requisite amount of State bonds or stocks, it shall become his duty to furnish the Corporation or Association with a certificate of such deposit, which certificate or duplicate thereof certified by the Comptroller General, may be A NACT to regulate the Agencies of Insurance Companies not incorporated in the State of South Carolina.

SECTION 1. Best enacted by the Schate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly and by the authority of the same, That it shall not be lawful. certified by the Comptroller General, may be used in and be evidence for and against the

after the first day of April, one thousand eight hundred and sixty-nine, for any agent or any Insurance company in the United States, or any foreign State, incorporated by the laws of this State, to take risks Corporation.
Sec. 3, It shall not be lawful for any per-Sec. 3, It shall not be lawful for any person or persons, Corporations of Corporations, Association or Associations to act within this State as agent, or otherwise, in receiving or procuring applications for insurance of any kind or kinds, or in any manner to aid in transacting the business of insurance of any kind or kinds for any Company or Association incorporated by, or organized under the laws of this or any other State Covernment, or any foreign Government, until such Comor transact any business of insurance in this State without first obtaining license from the Comptroller General, which license shall expire on the 31st day of March of each year.

Szc. 2. Thath before the Comptroller General shall issue such license to any agent of any insurance company not incorporated in South Carolina, there shall be filed in his office a certified copy of the charter of the company from which the said agent or attorney has received his appointment, and also a certified copy of the vote or resolution of the Trustees or Directors. or any foreign Government, until such Com-pany or Association have deposited with the Comptroller General of this State, for the benefit of the policy holders of such Company or Association, citizens or residents of the United States, bonds or stocks of this as a certained copy of the vote or resolution of the Trustees or Director of said company appointing him such agent, accompanied by a warrant of appointment under the official scal of the company, and signed by the President and Secretary. Such warrant of appointment shall continue ratiof and irreveable until another agent or attoracy has continue soutent, the Compareller ticurent been substituted so that at all times while been substituted so that at all times while may permit such Company or Association to any liability remains outstanding there shall collect and receive the interest on such bonds be within the State an agent or attorney as aforesaid, and shall contain a consent expressed, authorizing process of law to be saved on said agent or attorney for all liabilities of every nature incurred in this State, by said company, and that such service made on such agent or attorney in the manner required by the laws of this State shall be deemed legal and binding on the company or companies, in all cases whatsoever, and that every judgment so recovered shall be conclusive evidence of the indebtedness of the company; and in addition to said warrant of capacity to act of such Attorney, or may be company; and in addition to said warrant of capacity to act of such Attorney, or may be be within the State an agent or attorney as or stocks so deposited, and have appointed company; and in addition to said warrant of capacity to act of such Attorney, or may be appointment, there shall be filed and published a statement, made under eath of its time. When the foregoing requirements, President or Secretary, showing its assets and such other requirements as now are, or and liabilities, and distinctly showing the amount of capital stock, and how the same has been paid, and of what the assets of the give a certificate to that effect, and also state company consists, the amount of losses due the name of the Attorney, which certificate, and unpaid, and all other claims against the name of the Attorney, which certificate, and unpaid, and all other claims against the company, or other indeptedness, whether due or not due at the time of the filing of the statement above, and shall fusther show:

1st. That said companies have fulfilled the provisions of their respective charters, and of the extensions and amount of losses due the name of the Attorney, which certificate, when filed in the County Clerk's Office of the County where the agency is to be located, shall be the authority to commence business.

Sec. 4. Every violation of this Act shall subject the name of the Attorney, which certificate, when filed in the County Clerk's Office of the County where the agency is to be located, shall be the authority to commence business.

of the extensions and amendments thereto, in a penalty of five hundred dollars for each every particular, and whether there has been violation, which shall be sued for and recovany change of charters since last statement. | ered in a joint or several civil action, in the 2d. The amount of policies outstanding as name of the State of South Carolina, by the 2d. The amount of points.

Solicitor of the Circuit in which the companies and their agents violating, shall be situated; one-half of such violating, shall be situated; one-half of such violating, shall be situated; one-half of such violating. 3d. The character of the risks, and the rule governing companies and their agents in taking the same, both as to locality and amount.

Solicitor of the circuit in which the Company or Agent or agent or agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent or agent so make the Company or Agent or agent or agent of such in the Company or Agent or agent of such in the Company or Agent or agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent or agent or agent so in taking the same, both as to locality and amount.

Solicitor of the circuit in which the Company or Agent or agent or agent or agent so in taking the same, both as to locality and amount.

Solicitor of the circuit in which the Company or Agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent so in taking the same, both as to locality and amount.

Solicitor of the Circuit in which the Company or Agent or agent or agent so in the Company or Agent or Agent or Agent or Agent ets, specifying the amount of cash and pub- tion; and, in case of the non-payment of such penalty, the person or persons so offendbonds, or other securities, held by the com-panies, with the evidence that they are held riod not exceeding one year in the discre-

by them, the rule of investment in real estion of the Court having cognizance thereof, tate, securities, and the general localities of SEO. 5. The Comptroller General shall stocks of each Company or Association, and shall return the identical bonds or stocks received; and during the usual office hours, shall keep the bonds or stocks, subject to the examination of the representative of any Company or Association having made a deposit as required by this Act; and the State shall sistent or conflicting with this Act are here-

by repealed.
SEC 7. This act shall take effect sixty days after its passage. In the Senate-House, the twenty-first day of December, in the year of our Lord one thousand eight hundred and sixty nine.

C. W MONTGOMERY, (Signed) C. W MONTGOMERY,
President pro tempore of the Senate.
(Signed) FRANKLIN J. MOSES, Jr.,
Speaker of the House of Representatives.
Approved the 22d day of December, 1869. ROBERT K. SCOTT

Governor.

STATE OF SOUTH CAROLINA,

OFFICE SECRETARY OF STATE.

Given under my hand and the seal of the State, in Colum-bia, this 24th day of Decem-SEAL.

F. L. CARDOZA, Secretary of State.

EXECUTIVE DEPARMENT, OFFICE OF COMPTROLLER-GENERAL, COLUMBIA, S. C., September 1, 1870. COLUMNIA, S. C., September 1, 1870.)

THE following list of Licensed Insurance
Agents is published for the information
of all concerned. These Companies marked *
have not compiled with the provisions of the
Act of December, 1860, requiring a deposit
of State Scentities, and their Agents are
nulliorized to transact such business, only as

George Huggins.....

LEFE COMP

CAROLIN

Dullose, Winsboro.

P D Richardson, Suinter.

At a General Assembly begun to be holden at Columbia on the fourth Tuesday in November, in the year of our Lord one thousand eight hundred and sixty-nice, and thence twenty first day of December, in the year of our Lord one thousand eight hundred and sixty-nice, and thence twenty first day of December, in the year of our Lord one thousand eight hundred and sixty-nice:

may be necessary for the totalliment of contracts made prior to the senty-second day of Ecbruary, 1870. All An issue are required to publish their Licenses in the Judican, of Columbia, as unrected in Circular issued from this office, ander the date of On Butler, Columbia.

W C Corrie, Charleston. George Tupper, Charleston. On Butler, Edgefield. September 1, 1869.

SATURDAY MORNING, FEBRUARY 11, 1871.

FIRE COMPANIES.

.... Charleston. and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: No Company or Association which is now organized, or which may be hearefter organized in this State, to carry on the business of insurance of any kind or kinds, shall proceed further with business (as the case may be) until they have deposited with the Comptroller General of this State bonds or stocks of this State equal to the sum of fifty thousand dollars par value for each Life Insurance Company or Association, and twenty thousand dollars par value for each other Insurance Company or Association. The Comptroller General shall hold such bonds or stocks as security for policy holders GEORGIA R. S.
Thomas S Moorman......Newberry. HARTFORD. Isaac Branch Abbeville.

John Ferguson Greenville.

A H Hayden Charleston.

H E Nichols & Co Columbia.

A L Tobias..... ÆTNA.
George Huggins..........Columbia. CONTINENTAL. W B Heriot Charleston. A B Towers Anderson.

W L J Raid, Cheraw.
W H Hardin Chester.
II E Nichols & Co Columbia.
John Ferguson. Greenville.
Cornellus Graham Marion.
W F Pratt NeAberry.
Bull & Scovill. Grangeburg.
Joseph M Elford Dpartamburg.
Ant any White Sunter.
John T Hill & Co Union.
O & Thompson. Winnaboro.
T S Jeffreys Forkville.
Isanc Brancy. Abbeyille
A B Towers Anderson.
W D Melwall. Camden.
Colburn & How II. Charleston.
HOWD. NP® W D Heriott & Co...... Charleston.

HOME, NEW YORK. Z B Oakes, General Charleston.

IMPERIAL, LONDON.

George Huggins Columb	ia.
INTERNATIONAL.	
S Y TupperCharleste	n
LIVERPOOL & LONDON & GLOBE.	
W K Blase Spartambur W F Nance Newbern C T Londes, General Charlesto W H Parker Abbevil W II Harden Chesto John II Barksdale Laurer W D McDowell Cande Charles II Moise Sunt	le. er.

Wm Godfrey......Cheraw. MANHATTAN.

MERCHANIS AND MECHANIC

NATIONAL.

Huger & Ravenel..... Charleston. NORTH AMERICAN.

be responsible for the return of all said bonds or stocks dy the Comptroller General. Sec. 6. All Acts and parts of Acts incon-LONDON AND EDINBURG

H E Nichels & Co.......Columbia. Edward Sebring......Charles.on. ORIENT MUTUAL. Huger & Ravenel.......Charleston.

PHENIX, OF BROOKLYN, N. Y. George Huggins......Columbia. PACIFIC

A L Tobias Charleston. PUTNAM.

W B Hardin Chester, J L Henour......Charleston.

UNION, OF BALTIMORE. Colburn & Howell Charleston. UNION, OF SAN FRANCISCO. Wm B Heriot & Co..... Charleston.

George Huggins Columbia.

LIFE COMPANIES. CAROLINA.

S B Grimin, Edgeneid.

—Youmans, Gillisonville.
Theo G Croft, canvassing, Greenville.
I. Charlton, canvassing, Newberry.
Jas H Whitner, canvassing, Lancaster. W B Metts, canvassing, York. Munro & Fant, canvassing, Anderson.

James G Gibbs, canvassing, Union.

DeSaussure & Salmond, canvassing, Camden.

J Johnson, canvassing, Sumter.

COTTON STATES. Laval, Black & Gibbes, General, Columbia. Jas C Cullem, Traveling, Aiken. Dr Jos Quattlebaum, Traveling, Aiken. Doko Thos B Crews, Laurens. D A Townsend, Union. D R Duncan, Traveling, Spartanburg. B C Elkin, Traveling, Doko. Lovick P Miller, Traveling, Georgetown. Dr M W Abney, Traveling, Edgefield C H. Burrel Bros., Charleston. A Fletcher Ruff, Ridgeway. Jas W Law, Winsboro. Isaiah I Fox, Walterboro. E M Law, Yorkville.

John O Wilson, Marion C H.

David B Clayton, Traveling, Columbia.

Dr John S Hughson, Sumter. EQUITABLE LIFE ASSURANCE SOCI-

ETY, of the United States A B Towers, Anderson. J H Henry, Laurens. W B Shaw, General, Charleston. F Melchers, Charleston. N Aastin Bull, Orangeburg, W F Nance, Newberry. James B Ezell, Columbia. John P Matthews, Jr. Winsboro. Wm Joel Smith, Abbeville. T S Jeffreys, Yorkville. T H Dick, Traveling, Sumter. A H Davega, Chester. Henry E Scott, Columbia.

KNICKERBOCKER.

George Huggins, Columbia. Wm S Hastie & Son, General, Charleston. NEW YORK.

Thomas Frost, General, Chrileston. Wm Elliott, Beaufort. T J La Motte, Columbia. W If Parker, Abbeville. J M Davis, Camden. O.R. Thompson, Winsbero, D.R. Leckie, Chester. Chas H. Moiss, Sunner. w H Campbell, Greenville,

TIADION AND ALLEGIONS A B Towers, Anderson. Thos B Withers, York. Osceola Sitgreaves, York. R G McCaw, Traveling, Yorkville. S D Shannon, Traveling, Hamburg. W K Blake, Spartanburg. S B Clowney, Winnsboro. Leaphart, Jefferson & Ransom, General,

Dr Isaac Branch, Superintendent of A

cies, Abbeville.

J J Wardlaw, Abbeville. Julius C Smith, Greenville. M G Berry, Greenville. H L McGowan, Laurens, O L Lindsey, Traveling, Laurens. Thomas S Moorman, Newberry. Wm J Lake, Nswberry.

G B Lake, Edgefield. JAC Jones, Edgefield. John S Wilson, Chester. James H Fowles, Orangeburg. Wm Clyburn, Kershaw. Walter F Reed, Kershaw and adjoining coun

J L Honour, Charleston. S F Jefferson, Oconee. A W Atkinson, Barnwell. James R Bell, Chester, York, &c., Giles A Penick, Chester and adjoining coun-

T S Heyward. Traveling, Charleston. II R Cook, Barnwell. D D Moore, Canvassing, Chester and adjoining counties.

SECRITY LIFE AND ANNUITY. W Hutson Townend, General, Aiken.

Louis Sherfesse, Traveling, Charleston. C A DeSaussure, Walterboro McP Hutson, Traveling, Barnwell. J J Mackay, Traveling, Orangeburg,

W D Schoenberg, Traveling, Columbia. Dr A English Williams, Canvassing, Colleton County. Henderson & Behre, Canvassing, Walter-

ST. LOUIS MUTUAL. Robert N Miller, Travelling, Williston. J E Godfrey & Son, General, Atlanta, Ga. Thomas M White, Anderson.

R H Teascale, Traveling, Charleston. A L Smith, Traveling, Frog Level. Wm Wallace, Traveling, Camden.
wm Godfrey, Traveling, Charaw.
—Moore, Traveling, bennettsville.
J M Westmoreland, Traveling, Greenville. HAC Walker, Georgetown. Rev Chrries Betts, Traveling, Georgetown. J M Miller, Traveling, Columbia. W B Wilson, Jr, Yorkville.

> SOUTHERN. (ATLANTA DEPARTMENT.)

H J Hickson, Lancaster.

A Miller, General, Augusta, Ga. Cash & Waring, General, Columbia. John L Manning, Special, Manchester. R N Miller, Traveling, Williston. O P Hay, Traveling Summerville, R E Lyes, Traveling, Augusta, Ga. T T Hay, Traveling, Aiken.

S Y Tupper, Charletton. C L Yates, Traveling, Charleston.
F J Hay, M D, Traveling, Summerville.
E D Braitsford, M D, Traveling, Summerville.

J E Rmith, Traveling, Hopkins.

SS Fraser, Georgetown, S A Durham & Ce, Marion, C H. E B Brunson, Mars Bluff. J J ing, Timmonsville. S White, Sumter.

S H Sanders, Camden.

W H Kennedy, Williston.

L C Tyompson, Liberty Hill. W M Dwight, Winsbero. James Pagan, Chester.
James F Spearman, Newberry C H.
J A Hamilton, Orangeburg. JA Hamilton, Oralge Tobin & Tosely, Laurens, P S Cassidy, Midway, J S Bamberg, Bamberg, W S Wooten, Graham

W M Hunter, Barnwell. C E Lartigue, Blackville.
C E Lartigue, Blackville.
D R Burisoe, Edgefield C H.
James Mason, Yorkville.
F M Godbold, Cokesbury.
Dr Alex McCloud, Bennettsville.
Dr J E Carnes, Bishopville. B F Whitner, Anderson. J S Cothran, Abbeville.

J S Cothran, Abbeville.
F G DeFontaine, Columbia.
Benjamin Rober. Edgefield C H.
John F Green, Traveling, Columbia.
James E Black, Columbia.
James E Black, Columbia.
Dr B W Lawton, Traveling, Savannah.
Dr T J Goodwyn, Traveling, Orangeburg.
Dr T A Walker, Greenville.
Robert W Shand, Union.

UNIVERSAL Rev W T Farrow, Traveling, Greenwood. R E Cochrane, Traveling, Charlotte, N C. Thos A Boone, Traveling, Charlotte, N C. W N Marchant, Graniteville.

LOUSIANNA EQUITABLE. W J Hoke, General, Columbia. PHŒNIX MUTUAL.

Wm J Molyneaux, General, Charleston. J. L. NFAGLE, Comptroller General of South Corolina



COLUMBIA, S. C., September 1, 1870.

To all whom it may concern ; THIS IS TO CERTIFY THAT THE FOL lowing Insurance Companies, having deposi-ted the amount of Securities of this State required of them respectfully by the Act of December, 1869, entitled "An Act to better protect Holders of Insurance Policies in this me." State and having otherwise fulfilled the requirements of said Act, and of all other Acts relating to Insurance in this State, are authorized to transact business therein underlicenses heretofore and to be hereafter issued to their Agents, until the expiration of the time therein specified

PIRE COMPANIES. Hartford, of Hartford, Conn.

Home, of New York City. Imperial, of London. International, of New York City. Liverpool and London and Globe, of London and Liverpool.

Manhattan, of New York City.

Merchants and Mechanics, of Baltimore, Md.

National, of Baltimore, Md.
North American, of New York City.
North British and Mercantile, of London and Edinourgh.
Orient Mutual, of New York City. Pacific, of San Francisco, Cal. Phenix, of Brooklpn, N. Y. Putnam, of Hartford, Conn. Richmond Banking and Insurance, of Richmond, Va. Security, of New York City.

LIFE COMPANIES

Cotton States, of Macon, Ga. Equitable Life Assurance Society of the Uni-ted States of New York City. Knickerbocker, of New York City.
New York, of New York City.
Piedmont ond Arlington, of Richmond. Va.
Policy Holders Life and Tontine Assurance Company of the South, of Charleston, S. C. Security Life and Annuity, of New York City. Southern of Memphis, Tenn. St. Louis Mutual, of St. Louis, Mo.

St. Louis Mutual, of New York City.

Universal, of New York City.

J. L. NEAGLE, oot 29-tf Comptroller General.

EXECUTIVE DEPARTMENT.

STATE TREASURY OFFICE. COLUMBIA, S. C., December 1, 1870. THINE BOOKS of the Treasury Office for projuce," "Kaikes and Kandies for sail and BONDS will be closed on and after the

n15th instant until the 1st proximo, for convoience in preparing statement of interest due to January 1, 1871. NILES G. PARKER,

Treasurer State S. C.

EXECUTIVE DEPARTMENT.

STATE TREASURY OFFICE, COLUMBIA, S C., December 1, 1870.
THE INTEREST falling due on the Coupon Bonds of the State of South paid IN GOLD on and after that date at the office of H. H. Kimpton, Financial Agent of the State, No. 9, Nassau Street, New York, and at this office.

The interest falling due on the Registered

Stock of the State to January 1st, 1871, will be paid IN GOLD on and after that date at the Treasury office only.
NILES G. PARKER, Treasurer State South Carolina.

REEDER & DAVIS.

COTTON FACTORS General Commission Merchants,

Adger's Wharf, CHARLESTON, S. C. OSWELL REEDER. ZIMMERMAN DAVIS.

A. J. SALINAS,

FACTOR AND COMMISSION MERCHANT. CHARLESTON S. C.

oct 15

Liberal advances made on Cotton. REFERENCES - First National Bank, Den-ple's National Bank, Mesars, Juo. France & Co., Charleston, S. C. july 24 - ty

NUMBER 52 The Fisherman's Sen.

road by himself, looking out on the great "You like the sea, my boy; do you

came across a little boy sitting on the

A gentleman walking on the beach

"Yes sir; and I hope to follow it

when I get bigger." "It is a hard life, besides being dun-

gerous," said the gentleman. "Yes, sir; but Jesus Christ went to sea, and he knows the dangers; and sometimes he preached out of a kip. I am sure he loves sailors," said the boy. "But that will not hinder you from

meeting with storms, and perhaps getting shipwrecked." "Jesus Christ rules the winds and the

vaves,. He stopped a storm once." "He does not now," said the gcatle "No, sir, but he will help us to trust

in him; and, if we hold on to him, nothing can much harm us," said the boy. "You might be drowned." "Yes, sir." The boy stopped. "But, you know, my soul would then fly up to God; and it is all fair weather up

there." "Why, my little man, you are quite a preacher !" said the gentleman.

"Father and I often talk these things over," said the little boy; "and when he is gone out fishing and leaves me all alone at home, they are company for

"The sweet, quiet, happy face of the little fellow pleased me," said the gentleman ; "and I felt that he had the best of company."

A story is told in Washington at the expense of a well-known Saustor, who is notorious for taking two cocktails in succession before breakfast .-- One moraing, while the Senator was practising at the Metropolitan bar, a friend put to him the pertinent question, "Senator, why do you take two cock tails as a custom? Won't one tone you?" The Senator drew himself up. "I will tell you why I take two cock-tails. When I have taken one, it makes me feel like another man. Well, you see I'm bound by common courtesy to treat that man;

RABBITS .- A farmer near London. in a warren five acres in extent. The cost of and attention to be paid to these animals involves an expense of twentyfive cents for each rabbit, and the netprofits on the whole warren amount to \$5,000 a year. The annual average increase is twenty-five rabbits for each pair. The males, when a year old, are killed and sent in barrels to market at Mon-

so I take a second."

The man who don't advertise has his stere hung around with shingles and pieces of barrel-heads, inscribed with lampblack, "Irish Pertaters," "Kern Meel," "Flower," "All kinds of kountry

here." tie says : "There arn't no use in noospaper advertising so long as a man is smart enuff to tend to his own business, and kin stand at the door and holler the fellers in."

Gov. Sonter finds the Tennesson very polite people. They are asking his pardon about five times a day for convic-

ted criminals. A Norwich (Conn.) woman, who ran needle into her left foot a year age by accidentally stepping upon it, recently had it pulled out from between her

shoulders. A Western man who was recently invited to a seat on the floor of the House at Washington, indignantly refused. saying that he was accustomed to sit on

chairs at home The floor of one of the Litchfield (Conn.) churches is so uneven that in passing up one of the siales, a person goes out of sight thirteen times. So says a local paper.

Illinois must bear off the palm for virtue. A saloon keeper in that State keeps a temperance pledge behind the bar, and does his best to induce bad pay suctomers to sign it.

A Story is told in Oregon about a young man who proposed in a Sunday School that a "committee of young In-School that a "committee of young la-dies and gentlemen be appointed to raise shildren for the Sabbath School."